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For the food and drug inspection, and the inspection of the towns and cities of the State, and the enforcement of the sanitary regulations of the State, for the year 1915.....	\$3,200.00
For the maintenance and equipment of the State board laboratory, and for chemical and bacteriological work, for the year 1915.....	3,300.00
For the bureau of vital statistics, for the year 1915,.....	6,000.00
Total appropriations for the year.....	23,000.00

SEC. 2. The money herein appropriated shall be used for the purpose stated in said bill and for the items thereof and no other, but they shall make a specific detailed report, itemized, to the legislature of all money expended, and also of any money received by the board of health, or arising from the operation of the same, or its departments.

PHILIPPINE ISLANDS.

Proprietary Medicines—Labeling, Sale, and Advertising. (Reg. Director of Health, June 18, 1914.)

REGULATION 1. *Advisory board.*—The board of food and drug inspection authorized in Executive Order No. 7, series of 1911, to act in an advisory capacity to the director of health in the administration of act No. 1655, will, in accordance with Executive order No. 52, series of 1914, also act in a similar capacity in the administration of act numbered 2342.¹

REG. 2. *Preparation defined.*—(Section 1.) (a) The expression “every preparation, whether of a simple substance or of compounded substances, for the prevention, alleviation, or cure of human ailments,” wherever it shall occur in act 2342, shall be held to mean any substance or preparation except those used exclusively for cosmetic purposes.

(b) The requirement with reference to labeling shall be interpreted that each package or part thereof shall have the formula attached to the container so that it may be easily read, and the label shall be in English.

REG. 3. *Formula defined.*—(a) The word “formula” shall, for the purposes of this act, be held to mean all medicinal ingredients and artificial coloring matter, exclusive of excipients, aromatics, and flavoring substances.

(b) The formula shall state accurately the medicinal ingredients qualitatively and quantitatively, and shall be in English.

(c) The words “private formulas of legally qualified physicians” shall, for the purposes of this act, be held to mean preparations that are compounded or prepared by legally qualified physicians of the Philippine Islands for an illness of a patient that actually exists at the time the medicine is given to the patient for whom it was prescribed.

(d) Pharmacists shall not be required to place the formula upon the containers of prescriptions of qualified physicians of the Philippine Islands if the prescriptions or copies thereof are on file and available for inspection at the pharmacy at which they are filled and are for the illness of a patient that exists at the time the prescriptions are written.

REG. 4. *Cipher prescriptions prohibited.*—(a) Physicians are prohibited, by act No. 1921, to write prescriptions for patients that can not be filled at any legally authorized pharmacy.

(b) Secret, patent, or proprietary medicines, when prescribed by physicians, shall be properly labeled with the formula of said medicines.

REG. 5. *Advertising matter.*—(Section 3.) (a) Section 3 shall be held to mean that the advertising matter pertaining to all articles mentioned in this section shall be closely censored, and that nothing of a misleading, obscene, persuasive, or false character shall be permitted.

¹ Public Health Reports May 29, 1914, p. 1409.

(b) No proprietary, patent, or secret cure, or any fraudulent therapeutic appliance or device shall be offered for sale or given away in the Philippine Islands which is advertised in violation of section 3 of this act.

(c) At the request of any manufacturer of a patent medicine the Bureau of Health shall pass upon any formula or advertising matter submitted to it for approval in compliance with act No. 2342.

REG. 6. *Therapeutic devices to be tested.*—All therapeutic devices coming within the provisions of this act shall be tested and favorably reported upon by the bureau of science before they shall be allowed to be sold or given away. The expense of such test shall be borne by the person or persons who dispose of such articles in the Philippine Islands.

REG. 7. *Time limit imposed.*—The act does not affect goods and advertising matter which shall be on hand or which shall have been placed on board ship for shipment to the Philippine Islands prior to July 1, 1914: *Provided*, That all such goods shall be sold prior to January 1, 1917: *And provided also*, That no goods ordered after June 1, 1914, shall be deemed goods in stock or in transit within the meaning of this regulation.

REG. 8. *Limitations of these regulations.*—Nothing in these regulations shall be taken as a construction of any other act than act No. 2342.